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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/559,757	04/27/2000	Yoshio Ozawa	04329.2306	2923

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EXAMINER

MONDT, JOHANNES P

ART UNIT	PAPER NUMBER
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2826

DATE MAILED: 06/19/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/559,757

Applicant(s)

OZAWA ET AL. *ARC*

Examiner

Johannes P Mondt

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 07 June 2002.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-5 and 7 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-5 and 7 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____
- 4) ☐ Interview Summary (PTO-413) Paper No(s) _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6/7/2 has been entered.

Response to Amendment

The supplementary Amendment to the Request for Continued Examination (RCE) sent May 29, 2002, and filed June 7, 2002, has been entered. Please be referred below to "Response to Arguments" containing the examiner's comments on "Remarks" by Applicant in said supplementary Amendment.

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. **Claims 1-4** are rejected under 35 U.S.C. 103(a) as being unpatentable over Rhee (5,646,054) in view of Teramoto (5,620,910), Komori et al (5,602,048) and Hsu et al (5,693,974).

With regard to claim 1, and with reference to Fig. 7: Rhee teaches a MOS transistor, which is a semiconductor device, comprising:

(a) a semiconductor substrate 42 (column 4, lines 1-2) having a main plane which has a first region, bordering gate insulation film 60, and a second region, bordering oxide film 80, defined in a section taken along a direction of channel length; said second region having a surface that is lower than the surface of the first region, as evidenced by Fig. 7. Furthermore, the first region and the second region are connected to each other, because region 42 is contiguous. Also:

(b) a first gate insulating film 60 is formed on the first region (see column 4, lines 4-5);

(c) a gate electrode 62 containing silicon (in fact: made of polysilicon; see column 4, lines 5-6) is formed on 60; and

(d) an oxide film 80 (column 7, lines 13-14), arranged to be in contact with both the lower edge of the conductive film 62 and the first insulating film 60 (cf. Fig.7), is formed on the second region of the semiconductor substrate 42.

Parenthetically, the difference between "oxide film" and "post oxide film" pertains to method of making hence is irrelevant for this device claim.

Rhee does not necessarily teach 60 to contain silicon, nitrogen and oxygen to take advantage of the dielectric properties of such materials, nor does Rhee teach 80 to contain silicon to take advantage of the good electrical insulation properties found among materials comprising both silicon and oxide. However, silicon oxynitride, a

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substance containing silicon, nitrogen and oxygen, has long been recognized for its excellent dielectric strength properties in connection with gate insulation layers, as evidenced by Teramoto, who teaches the application of SiO_xN_y as a thin gate insulation layer 506 (cf. Figs. 10C,F and column 18, lines 37-38); while Teramoto uses silicon oxide for the other insulation layers, and therefore it would have been an obvious advantage to select silicon oxynitride for this purpose. Furthermore, the use of silicon dioxide for field oxide components in the art of semiconductor devices has been well known to those of ordinary skills in the art for a long time, as witnessed by Hsu et al (cf. column 3, lines 51-55). Therefore, it would have been obvious to one of ordinary skills in the art to modify the invention by Rhee at the time it was made so as to include silicon, nitrogen, and oxygen in 60, and so as to include silicon and oxygen in 80.

Rhee nor Teramoto necessarily teach the lower edge of the gate electrode to be of a rounded shape. However, it has long been known and put to useful practice in the art of the invention that electric fields normal to a surface tend to be increased near curved portions, as evidenced by Komori et al, who teach (cf. Figures 3 and 4) to round off the lower edge 7E of a gate electrode in MISFET devices in semiconductor integrated circuits. The motivation by Komori et al is that "the electric field can be prevented from concentrating on the corners", which motivation can be accommodated in the invention taught by Rhee, which aims at increasing the breakdown voltage, because the maximum voltage is determined by the maximum field in the device, which can be lowered through lowering the electric field near the corners of the gate electrode where

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it is maximal. The inventions can be combined, because the provision of rounded corners would not interfere with any other teaching by Rhee.

With regard to the further limitation of claims 2 and 3: as detailed above, Rhee does not teach 60 to contain nitrogen, and therefore, *a fortiori*, Rhee does not teach a portion of 60 that is in contact with the semiconductor substrate to contain nitrogen at a concentration higher than the concentration in a residual portion of the first insulating film, so as to create a barrier layer within the gate insulation film. However, Teramoto teaches (see Fig. 6) a nitrogen concentration profile in the gate insulation film 306 (506) that is higher in a portion of 306 (506) that is in contact with the (active layer of the) semiconductor substrate 304 (504) than it is in a residual portion in the mid section of the gate insulating film (see column 12, lines 1-8). Parenthetically it is noted that the active layer is part of the substrate by virtue of functional necessity. Therefore, it would have been obvious to one of ordinary skills in the art to modify the invention of Rhee at the time it was made so as to include a nitrogen concentration profile within the gate insulation layer such that said concentration is higher in a portion that is in contact with the semiconductor substrate than in a residual portion of the gate insulation layer (gate insulating film 60 of Applicant), that is: to incorporate Applicant's claim 2. The nitrogen concentration in the portion of the gate insulation film in contact with the semiconductor substrate as taught by Teramoto preferably ranges from 1 to atomic 30 %, and thus amply exceeds the limit of $5 \times 10^{13} \text{ cm}^{-2}$ for the concentration per unit surface of the interface. Thus, for the same reasons as given above, it would have been obvious to one of ordinary skills in the art to carry out abovementioned modification of the invention

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of Rhee in such as way as to select for the concentration of nitrogen in a portion of the gate insulating film in contact with the semiconductor substrate a value of $5 \times 10^{13} \text{ cm}^{-2}$ (claim 3).

With regard to claim 4: the function of nitrogen as used by Teramoto as detailed above under the discussion of claims 2 and 3 to create a diffusion barrier so as to prevent gate material to penetrate into the surrounding dielectric obviously has utility independent upon the direction into which said diffusion takes place, because the diffusion process in a homogeneous medium is independent of the direction of the gradient that drives the net diffusion, as is evident from the discussion of diffusion in any text book such as Landau and Lifschitz, "Electrodynamics of Continuous Media", Pergamon Press 1960 (1981 reprinted edition, pages 110-111). Therefore, the application of the same procedure as taught for the gate insulation film can be usefully inferred from the invention of Teramoto to be advantageous in the direction of the second insulating film as well. Therefore, it would have been obvious to one of ordinary skills in the art to modify the invention of Rhee so as to include nitrogen in the contents of 80 (see claim 2) and such that a portion of 80 that is in contact with the semiconductor substrate and the gate electrode has a (nitrogen) concentration higher than the concentration in the residual portion of the second insulating film.

3. **Claims 5** is rejected under 35 U.S.C. 103(a) as being unpatentable over Rhee, Teramoto, Komori et al and Hsu et al as applied to claim 1 above, and further in view of Takemura (5,917,221). As detailed above, claim 1, on which claim 5 depends, is

unpatentable over Rhee in view of Teramoto, Komori et al and Hsu et al. Furthermore, the gate insulating film taught by Teramoto is a silicon oxide film containing nitrogen. Neither Rhee nor Teramoto nor Komori et al nor Hsu et al necessarily teach the gate electrode to be made of a polycrystalline silicon film containing a dopant so as to increase the gate conductivity and thereby advantageously decrease the response time, although Rhee teaches the film to be made of a polycrystalline silicon film. However, the use of dopants to achieve this improvement is well known among those skilled in the art of active semiconductor devices, as evidenced by for instance Takemura, who teaches a field effect device with a phosphorus (n-type) doped polysilicon gate (see column 10, lines 22-27). Therefore, it would have been obvious to one of ordinary skills in the art to modify the invention essentially taught by Rhee and Takemura so as to select a silicon oxide film containing nitrogen for the gate insulating film and to include a gate electrode of polycrystalline silicon containing a dopant.

4. **Claim 7** is rejected under 35 U.S.C. 103(a) as being unpatentable over Rhee, Teramoto, Komori et al, Hsu et al, and Takemura as applied to claim 5 above, and further in view of Tomita et al (5,959,329). As detailed above, claim 5 (on which claim 7 depends) is unpatentable over Rhee, Teramoto, Komori et al, Hsu et al and Takemura, who, however, do not teach the gate insulating film as a tunnel gate insulating film to improve stress leak, dielectric breakage life, and charge trap amount characteristics, nor do they teach the conductive film as a floating electrode. However, silicon oxynitride tunnel gate insulating films are well-known in the art of oxide films for active

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semiconductor devices as shown by the U.S. Patent to Tomita et al, who teach a "tunnel oxide film" (see column 1, lines 6-8); however, the advantages of a silicon oxynitride film for the reasons given above (stress leak, dielectric breakage, charge trap amount characteristics) are clearly delineated (see column 2, 3-8). The examiner takes official notice that the same obviousness considerations as given above apply to a floating gate electrode as to any other gate electrode, with regard to the desirable material characteristics of the gate and its insulating surroundings, i.e., irregardless of whether the voltage is driven or floating, as enumerated above. Therefore, it would have been obvious to one of ordinary skills in the art to modify the invention essentially taught by Rhee, Teramoto and Takemura at the time it was made so as to equip the semiconductor device of claim 5 with a tunnel gate insulating film as the gate insulating film and a floating electrode as the gate electrode.

Response to Arguments

In response to Applicant's "Remarks" with regard to the difference in direction of the cross sections in Applicant's disclosure and in Rhee, figure 7: the direction in which said cross sections are to be defined is not specifically mentioned in the specification, while the direction that is essential with regard to the occurrence of high electric fields is the direction between source and drain (in contrast, along what Applicant calls the "length" of the gate there is no appreciable field build-up to start with). This is the direction both of the cross section shown by Rhee in his figure 7 and the cross section used by Applicant to discuss the need to round off the gate electrode' edge, namely the

discussion of figure 1 (page 25 in particular). Please note that in both figure 1 of Applicant and figure 7 of Rhee source and drain are to the left and right.

The examiner invites Applicant to clarify any misunderstanding on this issue as quickly as possible by citing precisely that portion (or portions) of the present specification that support(s) Applicant's assertion as to the difference in the direction of the cross sections and consequent difference in the direction at which the gate electrode's lower edge is rounded, after which the examiner would be in a position to reconsider this issue.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Johannes P Mondt whose telephone number is 703-306-0531. The examiner can normally be reached on 8:00 - 18:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nathan J Flynn can be reached on 703-308-6601. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7722 for regular communications and 703-308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

NATHAN J. FLYNN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800

JPM
June 17, 2002